

REMARKS

The Notice provides in part:

*Other: Canceled claims 21, 27, 28, and 33 have text present with changes to suggest they are still pending. Claims 22 and 25 are not new claims. In claims 24 and 29, [Amended] and [Previously Amended] are not permissible claims identifiers. Claim 31 states [Previously Presented], yet an apparent change is present."

Applicants' Attorney apparently referred to the statuses listed in a draft copy of the regulation, and regrets the error.

In response to the Notice, which requires claim status be expressed in the exact words under 37 CFR 1.121, a substitute "Amendments to the Claims" Section is enclosed herewith.

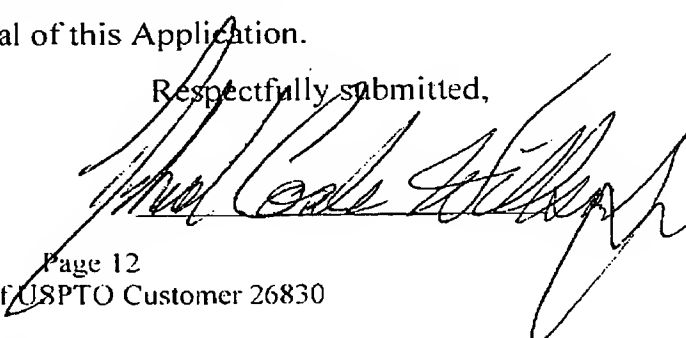
The remaining sections of the Response remain applicable. The Examiner, Dr. Patrick S. Riggins, is thanked for the thoroughness and clarity of his Office action.

No new matter has been added and no estoppel is involved. The changes were not required by prior art.

Any necessary (small entity) charges can be charged to USPTO Deposit Account 20-336 of Technology Licensing Co. LLC.

To expedite prosecution, the Examiner is invited to suggest allowable subject matter. The Examiner is especially requested to telephone Applicants' Attorney to arrange an in-person or telephonic interview to expedite prosecution and disposal of this Application.

Respectfully submitted,



Page 12

USSN 09/994,701; Docket 012AUSof USPTO Customer 26830

Richard Coale Willson, Jr.
Attorney for Applicants
Registration No. 22,080
USPTO Customer 26830
Technology Licensing Co. LLC
3205 Harvest Moon Ste 200
Palm Harbor FL 34683
Telephone - 727 781 0089
Fax: 727 785 8435
E-mail: rwillso@aol.com

012AUSrNotice20051101.doc